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TRANSMITTAL FORM <i>(to be used for all correspondence during pendency of filed application)</i>	Application Number	10/020,270	
	Filing Date	December 12, 2001	
	First Named Inventor	Michael Black	
	Group Art Unit Number	3737	
	Examiner Name	William C. Jung	
Total Number of Pages in This Submission	3	Attorney Docket Number	23920-10536 (RLT-112)

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REMARKS:	

SIGNATURE OF ATTORNEY OR AGENT			
Signature:			
Attorney/Reg. No.:	Michael W. Farn, Reg. No. 41,015	Dated:	DEC. 14, 2005

CERTIFICATE OF MAILING			
I hereby certify that this correspondence, including the enclosures identified above, is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below. If the Express Mail Mailing Number is filled in below, then this correspondence is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service pursuant to 37 CFR 1.10.			
Signature:			
Typed or Printed Name:	Michael W. Farn	Dated:	DEC. 14, 2005
Express Mail Mailing Number (optional):			



IN THE
UNITED STATES PATENT AND TRADEMARK OFFICE

INVENTOR: Michael Black
SERIAL NO.: 10/020,270
FILING DATE: 12/12/2001
TITLE: Multiple Laser Diagnostics
EXAMINER: William C. Jung
GROUP ART UNIT: 3737
ATTY. DKT. NO.: RLT-112 (23920-10536)

CERTIFICATE OF MAILING

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Dated: DEC. 14, 2005

By: Michael W. Farn

Michael W. Farn, Reg. No. 41,015

MAIL STOP AMENDMENT
COMMISSIONER FOR PATENTS
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REMARKS

Dear Examiner:

These remarks are intended to clarify the labels and format used in the amendment filed June 17, 2005. In the heading block for that amendment, Michael Black is filled in as the entry for "APPLICANT:", the term "Applicant" is used through the amendment, and the signature block for the amendment closes with "Respectfully submitted, MICHAEL BLACK, By: /s/, Michael W. Farn, Attorney for Applicant, . . ."

This is our standard format and is not meant to imply that Michael Black agrees with, has approved, or was consulted with respect to any of the positions taken in the amendment. The

term "Applicant" as used throughout the amendment is a convenient linguistic tool for setting forth the current assignee's response to the office action and, strictly speaking in a manner consistent with international usage, is meant to refer to the current assignee, Reliant Technologies, and not to Michael Black.

Thus, on page 1, the statement "... and further in response to the telephone interview between the Examiner, Applicant and Applicant's attorney ..." refers to an interview between the Examiner, Kehl Sink (who is Reliant's representative) and Michael Farn (who is Reliant's attorney). It is not intended to mean that Michael Black participated in the interview. Similarly, in the Remarks section, statements such as "Applicant is hereby amending claims ...", "Applicant thanks the Examiner ...", and "... Applicants submits that independent claim 1 ... are patentable over Lemelson ..." do not mean that these are Michael Black's positions. Rather, they are positions taken by Reliant's attorney for purposes of prosecuting this application.

The Examiner is respectfully requested to enter these remarks into the official record of this application. The Examiner is also invited to telephone the undersigned at the number given below if further clarification is requested.

Respectfully submitted,

Date: DEC. 14, 2005

By: Michael W. Farn

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Registration No. 41,015

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